Form 210A (10/06)

United States Bankruptcy Court Western District of North Carolina (Charlotte)

In re:

Garlock Sealing Technologies, LLC,

Case No. 10-31607

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

| A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed thereby gives evidence and notice pursuant to Rule 3001(e)(2) than for security, of the claim referenced in this evidence and | (the transfer, olhe | er | | | | | |
|---|---|----|--|--|--|--|--|
| <u>Name of Transferee:</u> Fair Harbor Capital, LLC Sun Chemical (aka Kohl & Madden Printing Ink) As assignee of Sun Chemical (aka Kohl & Madden Printing Ink) | | | | | | | |
| Name and Address where notices to transferee should be sent: | Court Claim # (If known): 9 Amount of Claim: \$3,642,70 Date Claim Filed: | | | | | | |
| Fair Harbor Capital, LLC Ansonia Finance Station | Name and Address of Transferor: | | | | | | |
| PO Box 237037 New York, NY 10023 | Sun Chemical (ake Kohl & Madden Printing Ink) 5020 Spring Grove Ave Cincinnali, OH 45232 | | | | | | |
| Phone: <u>212 967 4035</u> Last Four Digits of Acct #; <u>n/e</u> | Phone: Last Four Digits of Acct. #: <u>n/a</u> _ | | | | | | |
| Name and Address where (rensferee payments should be sent (if different from above): | | | | | | | |
| Phone: <u>n/a</u> Last Four Digits of Acet #: <u>n/a</u> . | | | | | | | |
| I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief. | | | | | | | |
| By: /s/Fredric Glass | Date: October 22, 2010 | _ | | | | | |
| Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both, 16 U.S.C. §§ 152 & 3571. | | | | | | | |

United States Bankruptcy Court Western District of North Carolina (Charlotte)

In re: Garlock Sealing Technologies, LLC,

Case No. 10-31607

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. 9 (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on October 22, 2010.

Name of Transferee:

Name of Alleged Transferor:

Fair Harbor Capital, LLC Sun Chemical (aka Kohi & Madden Printing Ink)

As assignee of Sun Chemical (aka Kolil & Madden Printing Ink)

Fair Harbor Capital, LLC Ansonia Finance Statlen PO Box 237037 New York, NY 10023 Name and Address of Alleged Transferor!

Sun Chemical (aka Kohl & Madden Printing Ink) 5020 Spring Grove Ave Cincinnati, QH 45232

~DEADLINE TO OBJECT TO TRANSFER~

| The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been |
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| filed in the clark's office of this court as evidence of the transfer. Objection must be filed with the court within twenty |
| (20) days of the mailing of this notice. If no objection is timely received by the court, the transfered will be substituted |
| as the original claimant without further order of the court. |

| Date: | | | |
|-------|--------------------|--|--|
| | Clerk of the Court | | |

| | | Document | Page 3 of | 3 | | | | |
|---|---|--|---|---|--|--|--|--|
| ا لمواجعة | States Manderwinky Court | | | | | | | |
| Waster | n District of North Carolina (Charlotte) \ | | | | | | | |
| In viti | | X | Chapter 11 | | | | | |
| TIF AAS | Garlock Sanling Technologies LLC, et al. | , | - | | | | | |
| | • - | | Jointly Administrated Indor Burkeruptcy Pelition #: 10-31607 | | | | | |
| | Debtor. | | Amount \$9,642, | 70 | | | | |
| | | - - x | | | TOP. | | | |
| TRANSPER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF MOTTER Banksiphy Role 3010(6) | | | | | | | | |
| within S identifits executor Deptor, and allead ossi this TIC tymelita unconfil is not ol I, the un forth in | BTAKE NOTICE that the schedule of aim of Koh checule F of the Schedule of Assets and Lieblitia of below and Transland's rights to receive all interpretation to the Chim and fees, if the affiliates, any guaranter or other third party, to sait, arcurilles, instruments and other property where the property when the property when the property when the property with an arcurilles, instruments and other property when the property when the property when the property with an arcurilles, in the Chim. The Claims is thought the property of the Chim. The Claims is thought the file only application, motion, Proof of Collegated to file only Transferor of the above described claim only Transferor. I agree to refurbuse Transferor | is & Madden Printiag blook by the Doblor(s) est, pehabiés, dure pays est, pehabiés, dure pays est, pehabiés, dure pays est, pend or laso pet ("Transforch") is CATY AND WAIVER based on amounts of the estion and shall not be laim or other documents the claim is not less the character passion and to the claim is not less the | Ink ("Transferor"), and all claims (inc. monin that it may be it with respect to the other nights and beautiful in the rights and beautiful in consideration of the OP NOTICE is evided to Transferor by December 1 to Beaking and the Beaking and the Sagfer my section 53,642.70 and he no purchase arises if | contitled to rescrive on a Claim and all other efficient of the Chim) are the Chim) as the Chim) are the Chim) are the Chim) are the Chim) are the continuated in the Chim) are the chim and this transit ectwicy interest. Pleasy Court with repeat to the chim is not been previously the chain is reduced, | etains, onsee of notion against the let or coloting to my of the foregoing, of Transfers have been impacted algorithm and in the location against the let of Transfers have been impacted algorithm of the Transferse on and claims and all rights and a shall be decided an absolute mid as note that Fair Harber Capital, LLC a your claim. It is the Transferse upon terms as set objected to, and, or satisfied. Upon objected to, and, or satisfied. | | | |
| part by the Dubler, the Court, or any other party and Transferor represents and warrants that there are no offsets or defenses or profesorate payments that have been or may be asserted by or on behalf of Debter or any other party to reduce the amount of the Claim or to Impair its value. | | | | | | | | |
| A Proof | of Cleim <u>Has to the amount of S</u> solution of the Assignment). If the Proof of Cleir I that Proof of Cleir I | <u>not (strike pre)</u> been n smount diffice from | daly and timely file the Claim arroant se | d in the Presnedings (at forth above, Transfi | had a true copy of such Proof of area shall navaribaless be deemed the | | | |
| In the co Transfer Claim a traceal | end the Claim is blimmedly allowed in an amount i see's option only, Transferse hereby agrees to purd mount specified above. Transfers shall remit such and is not subject to any objection by the Deblor. | haes, the helicade of sai , payment to Trimatican | d Claim at fite same r प्रकार Transfereds र | percentage of धीनीका आधिकेल्योका सेव्य (Se C | ould have been allowed in the higher | | | |
| ("PRBP Claim b Transfin abligation and bate acknowle | descripted Transferor hereby spillorize Transferoe "), with respect to the Claim, while Transferoe per ack to Transferor if due diligence is not spilafactor to transfero the Claim back to Transferor or withd on or Dability regarding this Assignment of Claim, by walves (i) its right to using any chication berete edges that Transferor may at any thus reassign the totion and warranties made herein shall survive th | Rome its due difigence y, in Transferse's sofe rave the transfer, at su Transferor hereby ack , and (ii) its right to re: : Claim, together with a | on the Claim. Trace and absolute discret on time both Transa mowledges and con- seive notice pursuan ill right, title and int | iferce, at its sole optic ion presuant to Rule : wor and Transferce et was to all of the form a to Rule 3001 (c) of crest of Transferce in | on, may cobsequently transfer the 3001 (a) of the ERISP. In the event dease each other of all and any de est forth in this Transfer of Cloim the FRBP. Transfer of Cloim. All | | | |
| Other th | an sinted above, Transferce assumes all risks asson terrrespondence or psyments received subsequent regarding the cloim of the Transferor to that of the | inted with debtor's evi to the date Transferen | ility to distribute fun signs this agreemen | ds. Transform agree | to deliver to Peir Harbor Capital, | | | |
| Thin Ten Assignm jurisdict the addre that, in t | astic of Claim shall be governed by and construct tent of Claim may be brought in my State or Feder ion over Trimateror by such court or courts and ag eas act forth in this Assignment of Claim, and in a he event that the Debtor's budicuptoy case is dism transferor shall immediately remit to Transferor al | in accordance with the of court located in the mee that service of pro by action herounder Tri issad or converted to a | plays of the State of State of New York, cess may be upon D materor waives the r case under Chapter | and Transferor conservation of the canadamor by medling e right to demand a trial 7 of the Banksuptcy (| ats to and confirm poteonal a copy of said process to Transferor at a by jory. Transferor acknowledges Code and Transferoe has paid for the | | | |
| TRANS! | | | | TRANSFEREE | . / | | | |
| Kohl & | Sohl & Maridon Printing lak Patr Herher Capital, LLC | | | | | | | |
| Sun Chemical, 1841 Broadway, Suite 1007 Sun Spring Grave Ave New York, NY 10025 | | | | | | | | |
| Cincing | +i (NK 45132) | | | | /-/- | | | |
| grint Na | me: XVAV ZARALO Tille: REVEN | T APPROGRAGE PA | uctit order | Signature | | | | |
| Signatur | Date: John | 10 | | 4/- | | | | |
| Updated | Address (If Changed): | | | Predict los | Sember Pair Harbor Capital, 1.1.C | | | |
| Phone:_ | Fest: | | | Michan | Cuoy | | | |
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